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16	UNITED STATES	DISTRICT COURT
۱7	NORTHERN DISTRI	CT OF CALIFORNIA
18	SAN FRANCIS	SCO DIVISION
19		
20	UNITED STATES OF AMERICA,	Case No. 3:15-cr-00518-MMC-1
21	Plaintiff,	[ <del>PROPOSED</del> ] STIPULATED ORDER
22	V.	CONTINUING SENTENCING DATE OF DEFENDANT ROBERT JACOBSEN
23	ROBERT JACOBSEN,	
24	Defendant.	
25		
26	WHEREAS, on July 19, 2017, the Court	set sentencing in this matter for November 15,
27	2017;	
28		
	16618.001 3866924v1	1 3:15-cr-00518-MMC-
	[PROPOSED] STIPULATED ORDER CONTINUIN	NG SENTENCING DATE OF DEFENDANT ROBERT

**JACOBSEN** 

1	1 WHEREAS, at the time the Court set the date for	or sentencing the parties and the Court
2	2 acknowledged that it likely would be necessary to conti	inue sentencing until a date in early 2018 to
3	3 accommodate potential briefing on sentencing issues as	s well as defense counsel's maternity leave;
4	4 WHEREAS, the defendant submits that addition	nal time is necessary to allow him to
5	manage certain legal issues, conduct his presentence interview with the assigned Probation	
6	Officer, and present his arguments at sentencing;	
7	WHEREAS, additional time would permit the Probation Officer to have sufficient time to	
8	8 consider the defendant's presentence interview in the pr	reparation of her Presentence Report;
9	9 WHEREAS, the government and the Probation	Officer do not object to a continuation of
10	10 the sentencing date, and;	
11	11 WHEREAS, the Probation Officer is available f	for sentencing on January 24, 2018;
12	12 THEREFORE, it is stipulated by and between the	he defendant and the government, through
13	13 their respective counsel of record, that the Sentencing of	late for Defendant Robert Jacobsen be
14	14 continued to January 24, 2018.	
15	15 IT IS SO STIPULATED.	
- 1		
16		espectfully submitted,
16 17	DATED: September 27, 2017	espectfully submitted,
	17 DATED: September 27, 2017	y: <u>/s/ Benjamin Kingsley</u>
17	17 DATED: September 27, 2017 18 B	
17 18	DATED: September 27, 2017  18 19 20	y: /s/Benjamin Kingsley BENJAMIN KINGSLEY Assistant United States Attorney
17 18 19	DATED: September 27, 2017  18  19  20  DATED: September 27, 2017  R	y:/s/ Benjamin Kingsley BENJAMIN KINGSLEY Assistant United States Attorney espectfully submitted,
17 18 19 20	DATED: September 27, 2017  18  19  20  DATED: September 27, 2017  R  C	y: /s/Benjamin Kingsley BENJAMIN KINGSLEY Assistant United States Attorney
17 18 19 20 21	DATED: September 27, 2017  18 19 20 DATED: September 27, 2017  R 21 22	y:/s/ Benjamin Kingsley BENJAMIN KINGSLEY Assistant United States Attorney espectfully submitted, OBLENTZ PATCH DUFFY & BASS LLP
17 18 19 20 21 22	DATED: September 27, 2017  18 19 20 DATED: September 27, 2017  R 21 22 B	y: /s/ Benjamin Kingsley BENJAMIN KINGSLEY Assistant United States Attorney espectfully submitted, OBLENTZ PATCH DUFFY & BASS LLP y: /s/ Timothy P. Crudo Timothy P. Crudo
17 18 19 20 21 22 23	DATED: September 27, 2017  B  DATED: September 27, 2017  B  DATED: September 27, 2017  R  C  B  B	y: <u>/s/ Benjamin Kingsley</u> BENJAMIN KINGSLEY Assistant United States Attorney espectfully submitted, OBLENTZ PATCH DUFFY & BASS LLP y: <u>/s/ Timothy P. Crudo</u>
17 18 19 20 21 22 23 24	DATED: September 27, 2017  B  DATED: September 27, 2017  B  DATED: September 27, 2017  R  C  21  22  23  B	y:/s/ Benjamin Kingsley BENJAMIN KINGSLEY Assistant United States Attorney  espectfully submitted,  OBLENTZ PATCH DUFFY & BASS LLP  y:/s/ Timothy P. Crudo Timothy P. Crudo Attorneys for Defendant
17 18 19 20 21 22 23 24 25	DATED: September 27, 2017  B  DATED: September 27, 2017  B  DATED: September 27, 2017  R  C  September 27, 2017  R  C  B  B  C  C  C  C  C  C  C  C  C  C	y:/s/ Benjamin Kingsley BENJAMIN KINGSLEY Assistant United States Attorney  espectfully submitted,  OBLENTZ PATCH DUFFY & BASS LLP  y:/s/ Timothy P. Crudo Timothy P. Crudo Attorneys for Defendant

## [PROPOSED] ORDER Good cause having been shown, the Court orders that the Sentencing date for Defendant November 15, Robert Jacobsen be continued from November 17, 2017, to January 24, 2018. IT IS SO ORDERED. DATED: October 2 , 2017